Exhibit C

1	IN THE UNITED STATES DISTRICT COURT
2	FOR THE EASTERN DISTRICT OF PENNSYLVANIA
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5	IN RE: PROCESSED EGG PRODUCTS: MDL NO. 2002 ANTITRUST LITIGATION 08-MDL-02002
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9	PHILADELPHIA, PA
10	MAY 4, 2018
11	DAY THREE
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13	BEFORE: THE HONORABLE GENE E.K. PRATTER, J.
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16	TRIAL TRANSCRIPT
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21	KATHLEEN FELDMAN, CSR, CRR, RPR, CM Official Court Reporter
22	Room 1234 - U.S. Courthouse 601 Market Street
23	Philadelphia, PA 19106 (215) 779-5578
24	(213) 113 3310
25	(Transcript produced by mechanical shorthand via C.A.T.)

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1 THE COURT: That you objected to?
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- 2 MR. OLSON: We have some objections to those, not
- 3 that many. And then we have -- but we have some completeness
- 4 additions to theirs.
- 5 THE COURT: Okay.
- 6 MR. OLSON: So we thought what would be clearest to
- 7 the Court would be you get two things for --
- 8 THE COURT: Fair enough, but let me tell you all
- 9 where this is most likely to end up, and that is to run start
- 10 to finish without interruptions and without volleying back and
- 11 forth and starting and stopping again, so that to the extent
- 12 possible, what the jury will see is what actually happened in
- 13 realtime, in real life at the deposition.
- 14 MR. OLSON: And that's helpful guidance and I think
- 15 it will work for many of them. There is one situation there
- 16 we wanted to flag for the Court.
- 17 THE COURT: Well, then that's just going to be a
- 18 plain old objection, frankly, probably to whether
- 19 something's going to be excluded all together --
- MR. OLSON: Okay.
- 21 THE COURT: -- as opposed to coming back and going
- 22 back to it.
- 23 MR. OLSON: Right. I think I understand. The
- 24 situation arises, we have some witnesses where we have -- we
- 25 tried to keep our times down. We've designated two,

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LO	MAY 7, 2018
L1	DAY FOUR
L2	
L3	BEFORE: THE HONORABLE GENE E.K. PRATTER, J.
L 4	
L5	
L 6	TRIAL TRANSCRIPT
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- 1 MR. OLSON: The parties, in terms of how this will
- 2 be played. We -- we submit that --
- 3 THE COURT: You mean how the video dep is going to
- 4 be played?
- 5 MR. OLSON: Yes, yes.
- 6 THE COURT: All right, I thought I made it very
- 7 clear. I wanted to start at the beginning and go to the end,
- 8 covering everything that I've allowed to come in.
- 9 MR. OLSON: That's clear, for sure. There's -- the
- 10 only wrinkle are in these cases where we think, from a
- 11 deposition, that there's two minutes of something important to
- 12 play -- or I'll be more specific. For the president of
- 13 Cal-Maine we designated 14 minutes.
- 14 THE COURT: Um-hum.
- 15 MR. OLSON: The Defendants have counter-designated
- 16 95 minutes. In a case like that, I just wonder whether it
- 17 would make more sense for us to play our designations with
- 18 their completeness in our case, and they could play, perhaps,
- 19 their counters or some other way. It just doesn't seem fair
- 20 that we would sponsor a video where three-fourths of it is
- 21 actually what they want to be in the deposition.
- 22 THE COURT: Well, I think -- obviously, it is
- 23 feasible to handle this differently with depositions than it
- 24 is with a live witness. Let's see how many of these there are
- 25 before I, you know, make --

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11	MAY 15, 2018 DAY TEN
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- 1 who knows the newspapers, he's not here. It's something like
- 2 this. We have seven minutes of this video we would like to
- 3 play that we think are important. Ohio Fresh is apparently
- 4 planning to play the video as part of their own case. That
- 5 seven minutes includes their completeness designations about
- 6 what we've designated, but they've also designated something
- 7 like 20 minutes as a counter.
- For this video, under these circumstances, we'd
- 9 request the Court's leave to just play our designation with
- 10 the completeness, not be burdened by multiple times of
- 11 counter, and if Ohio Fresh's counsel wants to play hours in
- 12 their own case, they are free to do so. That's what --
- 13 THE COURT: He already told me all he wants is
- 14 20 minutes, not hours.
- 15 MR. OLSON: True, but I understood there was a
- 16 reservation of rights to play more, so that's why.
- 17 Whatever -- whatever it is.
- 18 THE COURT: If you take the offer now, then it's
- 19 20 minutes. If you go later, it's going to be longer.
- MR. OLSON: Okay, yes.
- 21 MR. CALLOW: Correct, Your Honor, we want to play
- 22 all of it at once, and we've been working daily and nightly on
- 23 it, and that's been our position the whole time. So --
- 24 THE COURT: You've been working day and night on
- 25 this one thing?

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1 MR. CALLOW: Let me -- Your Honor, honestly, I know
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- 2 you've got a 4:45. I've dealt with four different Plaintiff
- 3 firms. I've got e-mails every day and night, and every time I
- 4 get it, it changes. So there's a whole list of people over
- 5 here that are incredibly frustrated by the deposition project.
- 6 So, yes, I've worked day and night.
- 7 THE COURT: Well, on this, I think it's a
- 8 deposition, it's a video, flip the switch and run the whole
- 9 thing for this particular witness at once.
- 10 MR. OLSON: Okay, I just got the official number. I
- 11 was wrong. It was 17 that we designated and 30. So it's
- 12 47 minutes total.
- 13 THE COURT: Your proportion is about the same.
- MR. OLSON: Sure.
- 15 THE COURT: If my math is more or less accurate.
- MR. OLSON: Okay.
- 17 THE COURT: I think we'll live through it.
- 18 MR. OLSON: Okay, thank you, Your Honor.
- 19 THE COURT: Anything else?
- MR. OLSON: Not from me.
- 21 THE COURT: Okay.
- MR. BIZAR: Thank you very much.
- MR. CALLOW: Thank you, Your Honor.
- THE COURT: Is Mr. Coyle around?
- 25 (Court adjourned.)